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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
.10/752,874	01/07/2004	Dushyant Sharma	6583-CON	4565
	7590 12/19/200 OERNER VAN DEUR	EXAMINER		
ATTN: LINDA KASULKE, DOCKET COORDINATOR 1000 NORTH WATER STREET SUITE 2100 MILWAUKEE, WI 53202			OYEBISI, OJO O	
			ART UNIT	PAPER NUMBER
			3692	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

•	Application No.	Applicant(s)		
	10/752,874	SHARMA, DUSHYANT		
Office Action Summary	Examiner	Art Unit		
,	OJO O. OYEBISI	3692		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim 11 apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication.		
Status	·	·		
 Responsive to communication(s) filed on 31 Ma This action is FINAL. Since this application is in condition for allowant closed in accordance with the practice under Extended 	action is non-final. ace except for formal matters, pro			
Disposition of Claims				
4) ☐ Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-20 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or				
Application Papers				
9)☐ The specification is objected to by the Examiner 10)☒ The drawing(s) filed on <u>07 January 2004</u> is/are: Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11)☐ The oath or declaration is objected to by the Examiner	a)⊠ accepted or b)□ objected drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
	·			
Attachment(s)		·		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 05/31/05, 06/21/04. S. Patent and Trademark Office	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te		

DETAILED ACTION

Claim Rejections - 35 USC § 102

- 1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -
 - (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-14, 17-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Remington et al (US PAT: 6,968,319)

Re claims 1-5. Remington discloses an electronic bill presentment and payment system, said system comprising: a database for storing data relating to a plurality of bills sourced from a plurality of billers, and corresponding to a plurality of consumers (i.e., The bill 128 and payment remittance information 130 are received at the network port 170 and stored in data memory 176 within a data structure 190.

The data structure 190 has several data fields which contain information specified by the biller and other data fields reserved to hold data entered by the consumer. Some of the data fields are static or closed fields in that the consumer is prohibited from altering the data kept in those fields. Other data fields are dynamic or open fields which allow the consumer to supply the data or alter the existing data. The specific construction of the data structure 190 is defined by the biller, with the Fig. 6 construction being one possible

example, see col.9 lines 11-60); a conversion processing communicating with said database for converting data from said plurality of billers into a format compatible with said database (i.e., The biller controls what information and the particular format that the bill is presented to the consumer. The bill may be formatted in a particular manner that allows the remittance information to seamlessly integrated with the biller's reconciliation process. The bill may define the nature, semantics, and format of other information/data items that the biller would like returned as part of the electronic remittance in addition to the standard data used to reconcile a statement For example, the biller might like to collect from the consumer items of dispute, comments, advertising responses, response forms (e.g., signing up for a new service), purchasing (e.g., buying something advertised), and the like, see col.10 lines 7-20); a biller interface communicating with said database for allowing at least some of said plurality of billers to review and obtain reports in real time from data relating to said billers and status of said biller's bills stored in said database (see col.10 lines 7-20); a processing capacity communicating with said database for supporting a plurality of visual interfaces, each of said visual interfaces allowing a consumer to review and pay said consumer's bills; a consumer interface communicating with said database for allowing said consumer to change information in said database (see fig.7, 8, and 9, also see col.9 lines 11-60); and an authentication capacity communicating with said database for determining whether said consumer meets certain predetermined requirements before a new account is authorized to access said database (see col.9 lines 59-64, also see col.8 lines 18-20) (see abstract).

Re claim 6. Remington further discloses a system, further comprising: a biller authentication capacity communicating with said database for authenticating each of said plurality of billers (see col.8 lines 34-38, also see col.8 lines 18-20).

Re claims 7, 8. Remington further discloses a system, further comprising: processing capacity capable of communicating with a plurality of financial institutions to couple said financial institutions to said database to facilitate payment of bills (see col.7 lines 40-47). Re claims 9-12. Remington further discloses a method for electronic billing presentment and payment, said method comprising the steps of: storing data relating to a plurality of bills sourced from a plurality of billers, and corresponding to a plurality of consumers in a database (i.e., The bill 128 and payment remittance information 130 are received at the network port 170 and stored in data memory 176 within a data structure 190. The data structure 190 has several data fields which contain information specified by the biller and other data fields reserved to hold data entered by the consumer. Some of the data fields are static or closed fields in that the consumer is prohibited from altering the data kept in those fields. Other data fields are dynamic or open fields which allow the consumer to supply the data or alter the existing data. The specific construction of the data structure 190 is defined by the biller, with the Fig. 6 construction being one possible example, see col.9 lines 11-60); converting data from said plurality of billers into a format compatible with said database (i.e., The biller controls what information and the particular format that the bill is presented to the consumer. The bill may be formatted

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in a particular manner that allows the remittance information to seamlessly integrated with the biller's reconciliation process. The bill may define the nature, semantics, and format of other information/data items that the biller would like returned as part of the electronic remittance in addition to the standard data used to reconcile a statement For example, the biller might like to collect from the consumer items of dispute, comments, advertising responses, response forms (e.g., signing up for a new service), purchasing (e.g., buying something advertised), and the like, see col.10 lines 7-20); allowing at least some of said plurality of billers to review and obtain reports in real time from data relating to said billers and status of said biller's bills stored in said database (see col.10 lines 7-20); supporting a plurality of visual interfaces, each of said visual interfaces allowing a consumer to review and pay said consumer's bills; determining whether said consumer meets certain predetermined requirements before a new account is authorized to access said database; communicating with said database for allowing said consumer to change information in said database; and allowing said consumer to pay bills from one of said visual interfaces (see fig.7, 8, and 9, see col.9 lines 11-60, see col.9 lines 59-64, also see col.8 lines 18-20) (see abstract).

Re claim 13. Remington further discloses a method further comprising the step of: allowing said consumer to input personal information that can be used to identify and authenticate said consumer (see col.9 lines 59-64, also see col.8 lines 18-20)

Re claim 14. Remington further discloses a method further comprising the step of: communicating with said database for authenticating each of said plurality of billers

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(see col.8 lines 34-38, also see col.8 lines 18-20).

Re claim 17. Remington further discloses a method, further comprising the step of: allowing a biller to modify, online, the format in which a bill is presented to said consumer on said visual interface (i.e., The biller controls what information and the particular format that the bill is presented to the consumer. The bill may be formatted in a particular manner that allows the remittance information to seamlessly integrated with the biller's reconciliation process. The bill may define the nature, semantics, and format of other information/data items that the biller would like returned as part of the electronic remittance in addition to the standard data used to reconcile a statement For example, the biller might like to collect from the consumer items of dispute, comments, advertising responses, response forms (e.g., signing up for a new service), purchasing (e.g., buying something advertised), and the like, see col.10 lines 7-20, also see abstract).

Re claim 18. Remington further discloses a method, further comprising the step of: allowing said consumer to modify, online, the format in which a bill is presented to said consumer on said visual interface (see col.9 lines 11-60).

Re claim 19. Remington further discloses a method, further comprising the step of: allowing said consumer to pay bills from a plurality of visual interfaces, wherein each of said visual interfaces resides on a different Internet Website (see fig.8 and 9, also see abstract).

Re claim 20. Remington further discloses a method for electronic billing presentment and payment, said method comprising the steps of: storing data relating to a plurality of

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bills sourced from a plurality of billers, and corresponding to a plurality of consumers in a database (i.e., The bill 128 and payment remittance information 130 are received at the network port 170 and stored in data memory 176 within a data structure 190. The data structure 190 has several data fields which contain information specified by the biller and other data fields reserved to hold data entered by the consumer. Some of the data fields are static or closed fields in that the consumer is prohibited from altering the data kept in those fields. Other data fields are dynamic or open fields which allow the consumer to supply the data or alter the existing data. The specific construction of the data structure 190 is defined by the biller, with the Fig. 6 construction being one possible example, see col.9 lines 11-60); communicating with said database for authenticating each of said plurality of billers; converting data from said plurality of billers into a format compatible with said database (i.e., The biller controls what information and the particular format that the bill is presented to the consumer. The bill may be formatted in a particular manner that allows the remittance information to seamlessly integrated with the biller's reconciliation process. The bill may define the nature, semantics, and format of other information/data items that the biller would like returned as part of the electronic remittance in addition to the standard data used to reconcile a statement For example, the biller might like to collect from the consumer items of dispute, comments, advertising responses, response forms (e.g., signing up for a new service), purchasing (e.g., buying something advertised). and the like, see col. 10 lines 7-20); allowing at least some of said plurality of billers to review and obtain reports in substantially real time from data relating to said billers and

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status of said biller's bills stored in said database (see col.10 lines 7-20); supporting a plurality of visual interfaces, each of said visual interfaces allowing a consumer to review and pay said consumer's bills (see fig.7, 8, and 9, also see col.9 lines 11-60); determining whether said consumer meets certain predetermined requirements before a new account is authorized to access said database, said determining step including obtaining consumer credit information; allowing said consumer to input personal information that can be used to identify and authenticate said consumer wherein said input information is compared to said consumer credit information; communicating with said database for allowing said consumer to change information in said database; and allowing said consumer to pay bills from one of said visual interfaces (see col.9 lines 59-64, also see col.8 lines 18-20) (see abstract).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

4. Claims 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Remington in view of Schutzer (US PAT: 6,292,789).

Re claim 15. Remington does not disclose a method further comprising the step of: allowing said consumer to inquire online about status of at least one bill, said inquiry being conveyed to particular billers. However, Schutzer makes this disclosure (see fig.20). Thus, it would have been obvious to combine Remington and Schutzer to speed up bill presentment and payment process.

Re claim 16. Remington does not disclose a method, further comprising the step of: automatically notifying a biller when a consumer has paid a bill. However, Schutzer makes this disclosure (see col.15 lines 30-34)

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OJO O. OYEBISI whose telephone number is (571) 272-8298. The examiner can normally be reached on 8:30A.M-5:30P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RICHARD E. CHILCOT can be reached on (571)272-6777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

FRÁNTZY POINVIL PRIMARY EXAMINER

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